

1 SAMUEL KORNHAUSER, Esq., California Bar No. 083528
2 JACOB ROSSMAN, Esq., California Bar No. 286820
3 LAW OFFICES OF SAMUEL KORNHAUSER
4 155 Jackson Street, Suite 1807
5 San Francisco, California 94111
6 Telephone: (415) 981-6281
7 Facsimile: (415) 981-7616
8 Attorneys for Plaintiffs

9 NATASHA J. BAKER (SBN 226981)
10 nbaker@hkemploymentlaw.com
11 HIRSCHFELD KRAEMER LLP
12 505 Montgomery Street, 13th Floor
13 San Francisco, CA 94111
14 Telephone: (415) 835-9000
15 Facsimile: (415) 834-0443
16 Attorney for Defendants
17 COMPASS BRAND MANAGEMENT and ESTABLISHED BRANDS, INC.

18 MEGAN L. ANDERSON (SBN 248058)
19 megan.anderson@gpmlaw.com
20 MATTHEW P. WEBSTER (SBN 0392530)
21 matthew.webster@gpmlaw.com
22 GRAY PLANT MOOTY & BENNETT, P.A.
23 500 IDS Center, 80 South 8th Street
24 Minneapolis, MN 55402
25 Telephone: (612) 632-3000
26 Facsimile: (612) 632-4000
27 *Pro Hac Vice* Attorneys for Defendants
28 COMPASS BRAND MANAGEMENT, LLC and ESTABLISHED BRANDS, INC.

17
18 IN THE UNITED STATES DISTRICT COURT
19 FOR THE NORTHERN DISTRICT OF CALIFORNIA

20 KATHRYN PAGE, an individual, and) Case No. C 13 0033 JSW
21 Executrix of the ESTATE OF RONALD)
22 PAGE, and THE ESTATE OF RONALD)
23 PAGE,)
24 Plaintiffs,)
25 v.)
26 COMPASS BRAND MANAGEMENT,)
27 LLC, a Delaware limited liability)
28 corporation, ESTABLISHED BRANDS,)
Defendants.)
INC., a Minnesota corporation,

) **STIPULATION AND [PROPOSED]
ORDER REGARDING SETTLEMENT
AND CONTINUATION OF CASE
MANAGEMENT CONFERENCE**

LAW OFFICES
SAMUEL KORNHAUSER
155 Jackson Street, Suite 1807
San Francisco, CA 94111

STIPULATION

Plaintiffs Kathryn Page and the Estate of Ronald Page (collectively “Plaintiffs”), and Defendants Compass Brand Management, LLC and Established Brands, Inc. (collectively “Defendants”), by and through their respective counsel stipulate as follows:

The parties have agreed on settlement terms. A collateral issue arose but is in the process of being resolved. The parties estimate that they need an additional thirty (30) days to complete the settlement documents and file a dismissal with prejudice of this action. The parties therefore request the following:

Dated: June 20, 2013.

GRAY PLANT MOOTY & BENNETT, P.A.

By: /s/ Matthew P. Webster

Megan L. Anderson
Matthew P. Webster

Pro Hac Vice Attorneys for Defendants
COMPASS BRAND MANAGEMENT, LLC and
ESTABLISHED BRANDS, INC.

Dated: June 20, 2013.

LAW OFFICES OF SAMUEL KORNHAUSER

By: /s/ Samuel Kornhauser

Samuel Kornhauser
Attorney for Plaintiffs

KATHRYN PAGE and THE ESTATE OF RONALD PAGE

[PROPOSED] ORDER

Pursuant to the parties' Joint Stipulation, the parties need not file a joint case management statement until July 12, 2013, and the case management conference set for June 28, 2013 is continued and rescheduled for July 19, 2013 at 1:30 p.m.

IT IS SO ORDERED.

Dated: June 21, 2013.


Honorable Jeffrey S. White
Judge of the United States District Court